

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

The application of:

Laurent DE VOLDER

Serial No.:

10/018,302

Group No.:

2854

Filed:

November 8, 2002

Examiner:

E. Eickholt

For:

PROCESS FOR INKING A PRINTING PLATE WITH THERMOPLASTIC

INKS AND INK TANKS TO BE USED THEREIN

Attorney Docket No.:

U 013688-5

Commissioner for Patents

P. O. Box 1450

Alexandria, VA 22313-1450

REQUEST TO WITHDRAW HOLDING OF ABANDONMENT

The Notice of Abandonment of October 10,2003, holds the above application

abandoned because no proposed new formal drawings have been received.

Copies of the Amendment After Allowance of August 13, 2003, including replacement sheets, and its postcard receipt are attached.

Withdrawal of the holding of abandonment is, therefore, requested.

CUSTOMER SERVICE PUBLISHING DIVISION

NOV 19 2004

spectfully submitted,

William R. Evans c/o Ladas & Parry 26 West 61street New York, New York Reg. No. 25858

Tel. No. (212) 708-1930

CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8a)

I hereby certify that this correspondence is, on the date shown below, being:

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Date: October 20, 2003

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Signature

William R. Evans

(type or print name of person certifying)

U 013688-5

August 13, 2003

Laurent DE VOLDER In re:

Serial No.: 10/018,302

Group No.:

E. Eickholt

November 8, 2002 Filed:

Examiner:

4884 CONFIRMATION NO .:

For:

PROCESS FOR INKING A PRINTING PLATE WITH

THERMOPLASTIC INKS AND INK TANKS TO BE USED

THEREIN

TRANSMITTAL OF PAYMENT OF ISSUE FEE; ISSUE FEE

TRANSMITTAL: CHECK FOR \$650.00;

LETTER ACCOMMUNING PHENDHENT AFTER ALLOWANCE; A MENDMENT AFTER ALLOWANCE Filed ____

WRE:os

Date: August 13, 2003

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re a	pplication of:	Laurent DE VOLDER		
Application No.: 10/018,302		Group No.:	2854	
	November 8,		Examiner:	E. Eickholt
For:	PROCESS FOR INKING A PRINTING PLATE WITH THERMOPLASTIC INKS AND INK TANKS TO BE USED THEREIN			
	IANKS IU	BE USED THEREIN	Confirmation No.	4884
			Commination No.	4004
Office Crysta P. O.	nissioner for P e of Publication al Plaza 2 Roo Box 1450 ndria, VA 223	ns, Query and Corresporm-6C30	idence Branch	
	LETTE	R ACCOMPANYING A (37 C.F.I	MENDMENT AFTER R. Section 1.312)	RALLOWANCE
1.	Please make the amendments shown in the attached papers in this application in the			
	□ abstra	act.		
	□ speci	fication.		
	⊠ draw	ings.		
	□ claim	ıs.		. •
NOTE:	"No amendment may be made as a matter of right in an application after the mailing of the notice of allowance." 37 C.F.R. Section 1.312(a).			
NOTE:	Any increase in fees that may be required by amendments to the claims must be attended to in full in the attached papers or by general authorization to pay fees under 37 C.F.R. Section 16, otherwise, the amendment will not be considered by the Examiner. M.P.E.P. Section 714.16(c), 7th ed.			
NOTE:	The above address is that recommended in the Notice of November 4, 1986 (1072 O.G. 27-70 at page 35).			
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I hereby	certify that this co	orrespondence is, on the date sho	own below, being:	
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William R. Evans

(type or print name of person certifying)

bmissions after a Notice of Allowance may subject an application to a reduction in patent term adjustment under 37 C.F.R. 1.704(c)(10). Examples of such submissions are: (1) a request for a refund, (2) a status letter, (3) amendments under 37 C.F.R. 1.312, (4) a late priority claim, (5) a certified copy of a priority document, (6) drawings, (7) letters related to biological deposits, and (8) oaths or declarations. See Notice of May 29, 2001, 1247 OG 111-112, June 26, 2001. 2. Type of amendment: Ø Correction of formal matters As shown in the remarks of the attached paper, these (1) are needed for proper disclosure or protection of the invention and (2) require no substantial amount of additional work on the part of the PTO. NOTE: No showing as to why the amendments to correct formal matters was not earlier presented need be made, unless the issue fee was already paid. Other (affects the disclosure, the scope of any claim or adds a claim) (M.P.E.P. Section 714.16, 7th Edition): As shown in the remarks in the attached supplemental page(s), there is stated the reason (1) why the amendment is needed, (2) why the proposed amended or new claims require no additional search or examination, (3) why the claims are patentable, and (4) why they were not earlier presented. 3. The issue fee: has not been paid. \boxtimes is paid separately herewith. Additional fees: X Please charge Account 12-0425 for any additional fees that may be required by the filing of this paper. SIGNATURE OF PRACTITIONER Reg. No.: William R. Evans, 25858, (212) 708-1930 (type or print name of practitioner) Tel. No.: () P.O. Address Customer No.: c/o Ladas & Parry 26 West 61st Street

New York, N.Y. 10023